by an agency or the Commission, or any other matter to support cooperative review activities. Permits issued by a member jurisdiction agency shall be considered Commission approved if issued pursuant to an administrative agreement or other cooperative arrangement with the Commission specifically providing therefor.

§806.8 Waiver/modification.

The Commission may, in its discretion, waive or modify any of the requirements of this or any other part of its regulations if the essential purposes set forth in §806.2 continue to be served.

Subpart B—Application Procedure

§806.10 Purpose of this subpart.

The purpose of this subpart is to set forth procedures governing applications required by §§ 806.4, 806.5, 806.6 and 18 CFR part 801.

§806.11 Preliminary consultations.

- (a) Any project sponsor of a project that is or may be subject to the Commission's jurisdiction is encouraged, prior to making application for Commission review, to request a preliminary consultation with the Commission staff for an informal discussion of preliminary plans for the proposed project. To facilitate preliminary consultations, it is suggested that the project sponsor provide a general description of the proposed project, a map showing its location and, to the extent available, data concerning dimensions of any proposed structures, anticipated water needs, and the environmental impacts.
- (b) Preliminary consultation is optional for the project sponsor (except with respect to aquifer test plans, see §806.12 but shall not relieve the sponsor from complying with the requirements of the compact or with this part.

§806.12 Constant-rate aquifer testing.

(a) Prior to submission of an application pursuant to §806.13, a project sponsor seeking approval to withdraw or increase a withdrawal of groundwater shall perform a constant-rate aquifer test in accordance with this section.

- (b) The project sponsor shall prepare a constant-rate aquifer test plan for prior review and approval by Commission staff before testing is undertaken. Such plan shall include a groundwater availability analysis to determine the availability of water during a 1-in-10-year recurrence interval.
- (c) Unless otherwise specified, approval of a test plan is valid for two years from the date of approval.
- (d) Approval of a test plan shall not be construed to limit the authority of the Commission to require additional testing or monitoring.
- (e) The project sponsor may be required, at its expense, to provide temporary water supply if an aquifer test results in interference with an existing water use.

§806.13 Submission of application.

Project sponsors of projects subject to the review and approval of the Commission under §806.4, 806.5 or 806.6 shall submit an application and applicable fee to the Commission, in accordance with this Subpart.

§806.14 Contents of application.

- (a) Applications shall include, but not be limited to, the following information and, where applicable, shall be submitted on forms and in the manner prescribed by the Commission.
- (1) Identification of project sponsor including any and all proprietors, corporate officers or partners, the mailing address of the same, and the name of the individual authorized to act for the sponsor.
- (2) Description of project and site in terms of:
- (i) Project location, including global positioning system (gps) coordinates accurate to within 10 meters.
 - (ii) Project purpose.
- (iii) Proposed quantity of water to be withdrawn.
- (iv) Proposed quantity of water to be consumed, if applicable.
- (v) Constant-rate aquifer tests. The project sponsor shall provide the results of a constant-rate aquifer test with any application which includes a request for a groundwater withdrawal. The project sponsor shall obtain Commission approval of the test procedures